## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA EASTERN DIVISION No. 4:12-CV-154-D

| NORTH CAROLINA ENVIRONMENTAL JUSTICE NETWORK, NEUSE RIVERKEEPER FOUNDATION, INC., and WATERKEEPER ALLIANCE, INC., Plaintiffs,     | )<br>)<br>)<br>)   |
|---|--------------------|
| v.  | ) SCHEDULING ORDER |
| DONALD TAYLOR and ANNIE TAYLOR, Individually and d/b/a Taylor Finishing, MCLAWHORN LIVESTOCK FARM, INC., JUSTIN T. MCLAWHORN, and | )<br>)<br>)<br>)   |
| AARON MCLAWHORN,  | )                  |
| Defendants.   | )                  |

On October 18, 2013, the parties filed a Discovery Plan. The parties will conduct discovery in this matter in accordance with the Federal Rules of Civil Procedure. Except as modified below, the Discovery Plan is APPROVED AND ORDERED with the following critical deadlines:

- 1. Reports from retained experts are due by August 8, 2014, and from rebuttal experts by September 5, 2014;
- 2. All discovery shall be completed by October 3, 2014;
- 3. All potentially dispositive motions shall be filed by November 7, 2014; and
- 4. At least twenty days before the final pretrial conference, all parties shall provide to all other parties the pretrial disclosures required by Fed. R. Civ. P. 26(a)(3). Ten days before the pretrial conference, any party may designate and serve any objections to the disclosures. The parties' Rule 26(a)(3) disclosures and objections shall be incorporated into the final pretrial order. The pretrial order shall be submitted to the court five business days prior to the pretrial conference.
- 5. The matter will be set for trial by separate order.

Any party who makes an appearance after this scheduling order has been entered shall be

required to confer with opposing counsel within twenty days after the party's appearance in the case.

Such party will be bound by the discovery provisions contained in this order unless the party

petitions the court by motion to amend this order.

In addition, motions to join additional parties and to amend pleadings must be made promptly

after the information giving rise to the motion becomes known to the party or counsel. Any such

motion filed after February 7, 2014, must meet the standards of Fed. R. Civ. P. 15 and 16.

Finally, the parties are reminded that, on request, this court will assist with settlement

negotiations or other ADR such as summary jury trial by making available a judge other than the trial

judge to explore possibilities.

SO ORDERED. This 19 day of November 2013.

AMES C. DEVER III

Chief United States District Judge

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